Declaratory Resolution; No. 44 Varcating the streets and alleys in Milliaux Woodland

Vacating the alley between Creighton Avenue and Taber street from the east line of Hoagland Avenue to the west line of Webster street also the alley between Taber street and Suttenfield street from the east line of Hoagland Avenue to the west line of Webster street; also the alley between Suttenfield street and Woodland Avenue from the east line of Hoagland Avenue to the west line of Webster street; also Taber street between the east line of Hoagland Avenue and west line of Webster street; also Suttenfield street from the east line of Hoagland Avenue to the west line of Webster street.

Resolved by the Board of Public Works of the City of Fort Wayne, Indiana, that it is desired and deemed necessary to vacate the alley between Creighton Avenue and Taber street from the east line of Hoagland Avenue to the west line of Webster street; also to vacate the alley between Taber street and Suttenfield street from the east line of Hoagland Avenue to the west line of Webster street; also to vacate the alley between Suttenfield street and Woodland Avenue from the east line of Hoagland Avenue to the west line of Webster street; also to vacate Taber street from the east line of Hoagland Avenue to the west line of Webster street; also to vacate Taber street; also to vacate Suttenfield street from the east line of Hoagland Avenue to the west line of Hoagland Avenue to the west line of Webster street.

All of said streets and alleys being in Williams Woodland Park

Addition in the City of Fort Wayne. The costs of said vacation and all

expenses connected therewith to be assessed against the following

described property, to-wit: Williams Woodland Park Addition to

the City of Fort Wayne in Allen County, State of Indiams.

Adopted this 27th day of June, 1898.

Attest: Alle Shuid & Clerk.

BE IT RESOLVED By the Board of Public Works of the City of Fort Wayne, that, WHEREAS, The City Commissioners of the City of Fort Wayne, did on the 14th day of November, 1893, make a report in regard to the assessment of benefits and damages in the matter of opening and extending the ten foot alley South to Hayden street, commencing at the new Southern terminus of the alley between Eewis and Hayden streets between Walton Avenue and Lillie street within the City of Fort Wayne, and did on said date, submit said report to the Common Council of the City of Fort Wayne, the same not being adopted by the said Council.

WHERETORE, We, the Board of Public Works, do this day adopt said report of said Commissioners and accept and approve of its amounts of assessment of damages and benefits, as more particularly set forth in the said report, and hereby we, the said Board, order said assessment Roll to be placed in the hands of the City Comptroller, and the amounts therein stated be collected by said Comptroller according to Law.

Clarpled

Plan for Opening Daid alley approved Rely 1/95



---FINAL REPORT OF CITY COLDSSIONERS---

IN THE MATTER OF OPENING AND EXTENDING THE TEN FOOT ALLEY
SOUTH TO HAYDEN STREET, COLLENCING AT THE NOW SOUTHERN TERAINUS
OF THE ALLEY STWEEN LEVIS AND HAYDEN STREETS, RUTTUEN WALTON AVENUE
AND LILLIE STREET WITHIN THE CITY OF FORT WAYNE.

The unionsigned City Commissioners would respectfully show to your Honorable Rody,

That in accordance with a resolution of the said Common Council at its regular session on the 8th day of August, 1893, and upon notice from the City Clerk, served upon them according to law, they met at the office of the City Clerk of the City of Fort Wayne on Friday the 25th day of August, 1893, and after adjournment from day to day they did, on the 4th. day of September, 1893, file their intermediate report in said matter, which is in these words (h i) a final hearing thereof having been set for the 27th day of October, 1893, at 10 o'clock A. M.

That afterwards, to-wit: on the monday, the 27th day of October 1893, they again met according to law(the City Clerk having first caused all the parties interested in said opening to be notified by personal service and publications respectively, according to law) and proceeded to hear and determine all matters concerning said opening and again visited said premises in a body, and viewed the same; and that upon inspection they found that since the filing of their intermediate report, that the sewer which had been contracted for by said City to be constructed in said alley had been placed to the west and outside of the limits of said proposed alley and the extending of said alley as intended in said intermediate report would be impracticable.

They thereupon prevailed upon the owners of the premises through which such proposed alley was to be extended to dedicate to the City

of Fort Wayne, each a strip of ground five (5) feet wide off of the rear end of their premises to which request sail property owners complied, and said commissioners now herewith file a plat and dedication of said premises and alley which is made a part of this report.

In making said arrangement with said property owners so dedicating said alley they insisted that the benefits should not exceed the damages excepting as to the Real Estate owned by Henry P. Werkmann who had to give the whole of the ten (10) feet and having left an additional parcel which will be separated from the main and said remainder would be damaged by reason thereof, but said Werkmann agreed that if said Commissioners would assess reasonable damages to him over and above his benefits for the alley so taken he would demand no damages for said remainder.

And having estimated the value of the real estate appropriated and also estimated the benefits to the Real Estate in the vicinity thereof they adjourned from day to day until the 14th day of November 1893, and now report as follows, to-wit:

The following Real Estate will be appropriated by said opening owned awarded by the parties and valued as hereinafter stated:

A strip of land ten (10) feet wide by 50 ft. long across the rear end of and west of lot No. 62, Lillie's extended addition and also a triangular piece two and one half (21-2) feet on the North by five (4) feet on the west out of the North-west corner of said Lot, owned by Henry P. Werkmann, and valued at \$55.00.

A strip of land five (5) feet wide across the rear and west of

Lot No. 63, Lillie's extended addition owned by Jacob Waldschmidt,

and valued at \$11.50

A strip of land five (5) feet wide across the rear ani west of Lot No. 64, Lillie's extended addition, owned by George Waldschmidt, and valued at

A strip of land five (5) feet wide across the rear and west of Lot No. 65 Lillie's extended addition, owned by Christian Eberwein, and valued at \$32.00

A strip of land five feet wide across the rear and cast of Lot

No. 66, Lillie's extended Addition owned by Antoine Gerard and valued

at the sum of

\$30.00

A strip of land five (5) feet wide across the rear end of the south fifty-five \$55) feet of lot No. 67 Lillie's extended addition owned by Mary Nieman, and valued at the sum of \$27.50

THIRD, WE FURTHER REPORT THAT THE FOLLOWING DESCRIBED TRACTS AND LOTS OF LAND WILL BE BENEFITTED BY SAID OPENING IN THE ALJOURTS SET OPPOSITE THE NAMES OF THE RESPECTIVE OWNERS OF SAID LOTS, VIZ:-

Lot No. 62 Lillie's extended addition, owned by Henry P. Werkmann will be benefitted in the sum of \$30.00 \checkmark

Lct No. 63, Lillie's extended addition, owned by Jacob Waldschmidt, will be benefitted in the sum of \$11.50

Lot No. 64 Lillie's extended addition, owned by George Waldschmidt will be benefitted in the sum of \$14.00

Lot No. 65 Lillie's extended addition, owned by Christian Eberwein will be benefitted in the sum of \$22.00

Lot No. 66, Lillie's extended addition, owned by Antonie Gerard will be benefitted in the sum of \$20.00 ~

Lot No. 67, Lillie's extended addition, owner by Mary Micman will be benefitted in the sum of \$29.75

FHIRD, We report that the fellowing described tracts of land will be benefitted by said opening in the amounts set out opposite the names of the owners of the respective tracts to-wit:

THE FOLLOWING LOTS IN DRUIERS SUB. OF LILLIE'S OUT LOT 16, 18, 20 and 22.

Lots No. 1, 2, and 3 owned by WILLIAM H. DREIER, will be benefitted in the sum of $$B6.75\ensuremath{\checkmark}$

Lot No. 4, owned by WILLIAM C. CONRAD, will be benefitted in the sum of

Lot No. 5, owned by ELIZABETH COMPAD, will be benefitted in the sum of

Lot No. 6, owned by MARY C. SCHRAGE, will be benefitted in the sum of

Lot No. 7, owned by C. H. & C. W. LEPPER, will be benefitted in the sum of

Lot No. 8, owned by LOUIS H. LEPPER, will be benefitted in the sum of

Lot No. 9, owned by JOHN GUMBERT, will be benefitted in the sum of

Lot No. 10, 11 and 12, owned by WILLIAM C. DREIER, will be benefitted in the sum of

Lot No. 13, owned by CARRIE A. SMITH, will be benefitted in the

Lot No. 14, owned by WILLIAM H. DREIER, will be benefitted in

the sum of #225

ALSO THE FOLLOWING LOTS IN WHITE'S SUB: OF LILLIE'S OUT LOT 10, 12-

ALSO THE FOLLOWING LOTS IN WHITE'S SUB: OF LILLIE'S OUT LOT 10, 12-14 and 26:

Lot No. 20, owned by ELIZA. H. ROBURTSON, will be benefitted in the sum of

the sum of

Lot No. 18, owned by LOUIS SCHLAUDRAFF, will be benefitted in

the sum of

Lot no 16 owned by Livere's Scheever inch be benefitted

8 2.25

in the sum of

Lot No 14 - No 12 add No 10 owned by Manganet C

hard will be benefitted in the sum of

\$ 6.75

Lot No. 8, owned by MARGARET C. GARD, will be benefitted in the \$225

Lot No. 6, owned by D. O. FRUTH, will be benefitted in the sum of y 2.2J. Lot No. 4, owned by JOHN NEBUER, will be benefitted in the sum of y 2.2J.

Lot No. 2, owned by JAMES CARTWRIGHT, will be benefitted in the sum of

Lot No. 1, owned by SCHARLOTTE N. MILLER, will be benefitted in the sum of

Lot No. 3, owned by JOHN F. HOFFMANN, will be benefitted in the

Lot No. 5, owned by JAMES E. PIKE, will be benefitted in the sum of

Lots No. 7 & 9, owned by CLARK FAIRBANKS, will be benefitted in

##2.25

Lots No. 7 & 9, owned by CLARK FAIRBANKS, will be benefitted in

##2.0 V

Lot No. 11, owned by AMANDA A. WATSON, will be benefitted in the sum of

Lot No. 13, owned by THE TRUSTEES OF THE REFORMED ORPHAN'S HOLE, will be benefitted in the sum of

Lots No. 15 and 17 owned by CHARLES SCHEERER, will be benefitted in the sum of

Lot No. 19, owned by JAMES RILEY, will be benefitted in the sum \$2.25

ALSO THE FOLLOWING LOTS IN LILLIE'S ADDITION:

Lot No. 49, owned by BRIDGET M. REILEY, will be benefited in the sum of

Lot No. 50, owned by SAMUEL F. & M. C. SWAYNE, will be benefitted in the sum of &2.7

Lot No. 51, owned by JOSEPH KOBY, will be benefitted in the sum of

Lots No. 52 and 53, owned by MILLIE A. WILKINSON, will be benefitted in the sum of

Lot No. 54, owned by VERONICA FUCHS, will be benefitted in the sum of

Lot No. 55, owned by JOSEPHINE GOLEKA, will be benefitted in the sum of

Lots No. 56 and 57, owned by GEORGE HERMAN, Jr., will be benefitted in the sum of

Lots No. 58 and 59, owned by GFBRGE HERMAN Jr., AND GEORGE HERMAN Sr., will be tencfitted in the sum of

Lot No. 60, owned by J. F. & CLARA F. HERRER, will be benefitted in the sum of

Lot No. 61, owned by AUGUST C. TRENTMAN, will be benefitted in the sum of, $82.25 \sqrt{}$

We find that of the amounts to be paid for the real Estate to be taken and appropriated by said opening the City of Fort Wayne should pay nothing.

Witness our hands and seals this 14th day of November, A. D.1893.

Joseph, Monnerge PH/Lang Jacob J. Ferre



The above dand 11 34



THE GLOBE LEGAL WRAPPER, Patented Feb. 11, 1890. FRST QUALITY.

DRECTIONS.—Elevant the metal paints—cattes the mensoriet—then bend the points down first—downer the gumment flop and stick it down—this features the papers and hides the metal.